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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/893,827	06/28/2001	Susan T. Dumais	MS150905.1 5232		
27195	7590 01/14/2005		EXAM	EXAMINER	
AMIN & TUROCY, LLP			GODDARD, BRIAN D		
24TH FLOOR, NATIONAL CITY CENTER 1900 EAST NINTH STREET			ART UNIT	PAPER NUMBER	
CLEVELAND, OH 44114			2161		

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Please find below and/or attached an Office communication concerning this application or proceeding.

	Appl	ication No.	Applicant(s)			
Office Action Summary		93,827	DUMAIS ET AL.			
		niner	Art Unit			
		Goddard	2161			
Th MAILING DATE of this com Period for Reply	munication app ars o	n th cover sheet with th	correspond nc address			
A SHORTENED STATUTORY PERIC THE MAILING DATE OF THIS COMM - Extensions of time may be available under the prov after SIX (6) MONTHS from the mailing date of this - If the period for reply specified above, the maxim - Failure to reply within the set or extended period for Any reply received by the Office later than three mo earned patent term adjustment. See 37 CFR 1.704	IUNICATION. isions of 37 CFR 1.136(a). In communication. irty (30) days, a reply within the um statutory period will apply reply will, by statute, cause the inths after the mailing date of	no event, however, may a reply be to ne statutory minimum of thirty (30) do and will expire SIX (6) MONTHS fro ne application to become ABANDON	timely filed ays will be considered timely. m the mailing date of this communication. IED (35 U.S.C. § 133).			
Status						
1) Responsive to communication(s) filed on <u>02 August</u>	<u>2004</u> .				
2a) ☐ This action is FINAL .						
• • • •	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4a) Of the above claim(s) 5) ☐ Claim(s) is/are allowed. 6) ☒ Claim(s) <u>1,3-27,29-39 and 41</u> is 7) ☐ Claim(s) is/are objected	 ✓ Claim(s) 1,3-27,29-39 and 41 is/are rejected. ☐ Claim(s) is/are objected to. 					
Application Papers						
9)☐ The specification is objected to to 10)☒ The drawing(s) filed on 28 June Applicant may not request that any Replacement drawing sheet(s) including the compact of th	2001 is/are: a)⊠ ac objection to the drawin uding the correction is r	g(s) be held in abeyance. S equired if the drawing(s) is o	ee 37 CFR 1.85(a). Objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a call a) All b) Some * c) None 1. Certified copies of the price 2. Certified copies of the price 3. Copies of the certified copies of the supplication from the Interest * See the attached detailed Office supplication from the supp	of: prity documents have prity documents have pies of the priority do national Bureau (PC)	e been received. e been received in Applica cuments have been received Rule 17.2(a)).	ation No ved in this National Stage			
Attachment(s)						
1) Notice of References Cited (PTO-892)	(D== 0.15)	4) Interview Summa				
Notice of Draftsperson's Patent Drawing Revi Information Disclosure Statement(s) (PTO-14 Paper No(s)/Mail Date		Paper No(s)/Mail I 5) Notice of Informal 6) Other:	Date Patent Application (PTO-152)			

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

- 1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 2 August 2004 has been entered.
- 2. Claims 1, 3-27, 29-39 and 41 are pending in this application. Claims 1, 27, 39 and 41 are independent claims. In the Amendment filed 2 August 2004, claims 2 and 28 were cancelled, and claims 1, 27, 29, 34, 39 and 41 were amended. This action is non-final.

Claim Rejections - 35 USC § 101

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

3. Claim 41 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

Claim 41 is directed to "a signal" which is a naturally occurring phenomenon, and cannot be classified into any of the statutory categories set forth above. Even though

the signal is recited "within a computing environment," this still does not constitute a process, machine, manufacture, or composition of matter as required by the Statute.

4. To expedite a complete examination of the instant application, the claims rejected under 35 U.S.C 101 (nonstatutory) above are further rejected as set forth below in anticipation of applicant amending these claims to place them within the four statutory categories of invention.

Claim Rejections - 35 USC § 102

5. Claims 1, 3-4, 6-13, 15-27, 29-39 and 41 are rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent No. 6,567,805 to Johnson et al.

Referring to claim 1, Johnson discloses an information retrieval system as claimed. See Figures 1-4 and the corresponding portions of Johnson's specification for this disclosure. In particular, Johnson teaches "an information retrieval system, comprising:

a hierarchical analysis component [Search System 123] that receives a query [See step 201] and processes probabilities [confidence levels or scores] associated with N categories [See e.g. Fig. 3], each category having one or more topics [subcategories], N being an integer;

an interactive component [Dialog Manager 121] that provides feedback [interactive dialog] derived from the query and the probabilities associated with the N categories and the one or more topics [See Fig. 2 (Step 204) and Summary of the Invention, etc.], the feedback being utilized to determine [See Fig. 2 (Step 205)] at least

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one category [dialog categorization] of the N categories to facilitate retrieval of at least one of the one or more topics; and

an automatic classifier construction component [Text Categorizer 122] that builds a top-level classifier [rule (See Fig. 4)] for the N categories [for each category in the hierarchy] and a sublevel classifier [rule (See Fig. 4)] for each category of the one or more topics [for each sub-category in the hierarchy] associated with the N categories" as claimed.

Referring to claim 3, Johnson discloses the information retrieval system as claimed. See column 4, lines 1-5 of Johnson's specification for the details of this disclosure. In particular, Johnson's classifiers are provided by at least one of a decision tree, similarity-based and Bayesian-based classification model as claimed.

Referring to claim 4, Johnson discloses the information retrieval system as claimed. See column 4, lines 5-7 and column 8, lines 19-38 of Johnson's specification for the details of this disclosure. In particular, Johnson's automatic classifier construction component [Text Categorizer 122] employs a learning model [machine learning model (in general), symbolic rule induction (in preferred embodiment)] to build the classifiers as claimed.

Referring to claim 6, Johnson discloses the information retrieval system as claimed. See Figure 4 and the corresponding portion of Johnson's specification for this disclosure. In particular, Johnson teaches the system of claim 4, as above, "further comprising a data structure [Rule File 407] that includes a mapping [See column 8, lines 30-34] of I possible queries ['features in the text' (of the queries)] and one or more

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associated topics [category or categories], I being an integer, to enable learning for the classifiers" as claimed.

Referring to claims 7 and 8, Johnson discloses the information retrieval system as claimed. Again, see Figure 4 and the corresponding portion of Johnson's specification for this disclosure. In particular, Johnson's data structure [Rule File 407] is centrally located [See Fig. 4] and is updated via at least one of implicit and explicit user actions [See column 8, lines 24-30] as claimed.

Referring to claim 9, Johnson discloses the information retrieval system as claimed. See Figures 2-4 and the corresponding portions of Johnson's specification for this disclosure. In particular, Johnson's first classifier [Rule Applier 406] is employed to drive the sublevel classifiers at run time [See steps 204-205] to form a hierarchical classification structure [(of categories) See Fig. 3] as claimed.

Referring to claim 10, Johnson discloses the information retrieval system as claimed. See Figure 2 and the corresponding portion of Johnson's specification for this disclosure. In particular, the query and the first classifier "are employed to determine [Step 205] the most likely of the N categories" as claimed.

Referring to claim 11, Johnson discloses the information retrieval system as claimed. See Figure 2 and the corresponding portion of Johnson's specification for this disclosure. In particular, Johnson teaches the system of claim 10, as above, "further comprising a context disambiguation component [not numbered] that utilizes the query and the first classifier to determine the feedback [Step 204]" as claimed.

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Referring to claim 12, Johnson discloses the information retrieval system as claimed. Again, see Figure 2 and the corresponding portion of Johnson's specification for this disclosure. Johnson teaches the system of claim 11, as above, "wherein the context disambiguation component utilizes the query and the feedback to drive the sublevel classifiers in order to determine a desired topic [Step 205]" as claimed.

Referring to claim 13, Johnson discloses the information retrieval system as claimed. See Figure 4 and the corresponding portion of Johnson's specification for this disclosure. In particular, Johnson's disambiguation component further comprises a presentation component [User Interface Manager 401] for interfacing to a user and an analytical component [Session Manager 402] to facilitate feedback and decision-making related to the feedback [See above] as claimed.

Referring to claim 15, Johnson discloses the information retrieval system as claimed. See column 9, lines 18-35 of Johnson's specification for this disclosure. In particular, Johnson's analytical component includes a decision analysis [dialog categorization] for determining the nature and quantity of a clarification dialog as claimed.

Referring to claim 16, Johnson discloses the information retrieval system as claimed. See Figure 2 and the corresponding portion of Johnson's specification for this disclosure. In particular, Johnson's analytical component includes a computation [Step 205] of the value of information [confidence levels and scores] associated with feedback gained during a clarification dialog [dialog categorization] to guide the nature and quantity of the clarification dialog as claimed.

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Referring to claim 17, Johnson discloses the information retrieval system as claimed. See Figures 2 & 4 and the corresponding portions of Johnson's specification for this disclosure. In particular, Johnson's analytical component employs a rule-based policy [406] that controls if and how dialog is invoked based on the distribution of probabilities [confidence levels] assigned to topics [sub-categories] at one or more layers of a classification scheme [hierarchy] as claimed.

Referring to claims 18 and 19, Johnson discloses the information retrieval system as claimed. See Figure 2 and the corresponding portion of Johnson's specification for this disclosure. In particular, Johnson's analytical component analyzes [Steps 204-205 & 207] probabilistic weights [confidence levels and scores] associated with each category and related subtopic [confidence levels] and spread across each category and subtopic [scores] for determining feedback and presentation to the user as claimed.

Referring to claim 20, Johnson discloses the information retrieval system as claimed. See column 1, line 65 – column 2, line 7 for the details of this disclosure. In particular, Johnson's presentation component includes a ranked display of most likely N categories ['a list of relevant categories (ranked by confidence level)' (Column 2, lines 3-4)] as claimed.

Referring to claim 21, Johnson discloses the information retrieval system as claimed. See column 1, line 65 – column 2, line 7 for the details of this disclosure.

Johnson teaches the system of claim 20, as above, "wherein at least one of the most likely N categories [See claim 20 above] is selected [See column 2, lines 4-7] to provide a ranked display of one or more topics as claimed.

Referring to claims 22 and 23, Johnson discloses the information retrieval system as claimed. See the Field of the Invention description in column 1, lines 6-13 for this disclosure. In particular, Johnson's information retrieval system is a network-based [online] help system as claimed.

Referring to claim 24, Johnson discloses the information retrieval system as claimed. See column 4, lines 5-7 and column 8, lines 24-25 for the details of this disclosure. In particular, Johnson's probabilities [confidence levels] are determined via a hand-crafted analysis [constructed by hand] as claimed.

Referring to claim 25, Johnson discloses the information retrieval system as claimed. See Figure 3 and the corresponding portion of Johnson's specification for this disclosure. Johnson teaches the system of claim 1, as above, further comprising L levels [hierarchical levels] of N categories, each category having one or more topics [sub-categories], wherein L and N are integers as claimed.

Claim 26 is rejected on the same basis as claim 1. See the discussion regarding claim 1 above for this disclosure.

Claims 27 and 29 are rejected on the same basis as claims 1 and 3 respectively.

See the discussions regarding claims 1-3 above for the details of this disclosure.

Claim 30 is rejected on the same basis as claim 6, in light of the basis for claim 29 above. See the discussions regarding claims 1-6 above for the details of this disclosure.

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Claims 31 and 32 are rejected on the same basis as claim 8, in light of the basis for claim 30 above. See the discussions regarding claims 1-8 above for the details of this disclosure.

Claims 33-36 are rejected on the same basis as claims 9-12 respectively, in light of the basis for claim 28 above. See the discussions regarding claims 9-12 above for the details of this disclosure.

Claim 37 is rejected on the same basis as claim 15, in light of the basis for claim 27 above. See the discussion regarding claim 15 above for the details of this disclosure.

Claim 38 is rejected on the same basis as claim 17, in light of the basis for claim 35 above. See the discussion regarding claim 17 above for the details of this disclosure.

Claims 39 and 41 are rejected on the same basis as claim 1. See the discussion regarding claim 1 above for the details of this disclosure.

Claim Rejections - 35 USC § 103

6. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Johnson.

Johnson's learning model is not explicitly associated with a Support Vector Machine employing Sequential Minimal Optimization (SMO) to train the classifiers as claimed. However, Johnson does state that any system that assigns categories to data containing text (classifier) could be used in the system and could be trained by any machine learning technique. See column 4, lines 1-7 of Johnson's specification for this

disclosure. This provides direct suggestion for modifying Johnson's system to include other classifiers, such as support vector machines, trained by other machine learning techniques, such as SMO.

The examiner takes Official notice that support vector machines trained by sequential minimal optimization were classifiers of common practice in the art at the time the invention was made. It would have been obvious to one of ordinary skill in the art at the time the invention was made to implement a support vector machine employing sequential minimal optimization as a classifier within Johnson's system because of Johnson's direct suggestion as provided above, and further because of the well-known benefit of SMO as a faster training system than most others.

7. Claim 14 is rejected under 35 U.S.C. 103(a) as being unpatentable over Johnson in view of U.S. Patent No. 5,835,087 to Herz et al.

Johnson's analytical component does not explicitly include a cost-benefit analysis considering the cost of the dialog with the information value of the dialog as claimed.

Herz discloses a system and method similar to that of Johnson, employing a cost-benefit analysis to consider the cost of interaction with a user compared to the benefit of information gathered. See column 41, line 51 – column 45, line 17 of Herz' specification for this disclosure.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to add Herz' cost-benefit analysis functionality to Johnson's system so as to consider the cost of the dialog with the information value of the dialog to obtain

the invention as claimed. One would have been motivated to do so in order to maximize the relevance of retrieved information (benefit) while minimizing the usage of system resources (cost), as was a common desire of the art.

Response to Arguments

8. Applicant's arguments filed 2 August 2004 have been fully considered but they are not persuasive.

Referring to applicants' remarks in general, applicants filed a Declaration under 37 C.F.R. §1.131 in attempt to show reduction to practice of the claimed invention prior to the effective date of Johnson, thus removing Johnson as an available prior art reference against the claims.

The 37 C.F.R. 1.131 Declaration filed 2 August 2004 is ineffective to overcome the Johnson reference for at least the following reasons: 1) The Declaration was not signed by all inventors of the subject matter claimed, or another qualified party, as per MPEP § 715.04. Specifically, co-inventor Susan Dumais has not signed. The absence of a co-inventor's signature without explanation or reasoning as set forth in MPEP § 715.04 renders the content of the Declaration suspect. 2) The evidence submitted with the Declaration does not show that the claimed invention was reduced to practice in accordance with the standards of Section 112, first paragraph. In fact, no information regarding the content of the claimed invention is available in the evidence whatsoever. For at least the above reasons, the Declaration does not meet the requirements of 37 C.F.R. 1.131. The examiner is unconvinced, and the rejection is maintained.

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Conclusion

9. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Brian Goddard whose telephone number is 571-272-

4020. The examiner can normally be reached on M-F, 9 AM - 5 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Safet Metjahic can be reached on 571-272-4023. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the

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you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

bdg

7 January 2005

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